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Attorney's TRAU	cket N	o.: .	5557.P	007									Patent
In re the A													
Application No.: 10/052,678								nventor(s)) —-				
Filed:	January 1	3, 20	002						····				
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	A check in the amount of \$ is attached for present	ation of additional claim(s).									
	Applicant(s) hereby Petition(s) for an Extension of Time of										
	37 C.F.R. § 1.136(a).	_									
	A check for \$ is attached for processing fees under 3	37 C.F.R. § 1.17.									
	Please charge my Deposit Account No. 02-2666 the amount of \$	·									
	A duplicate copy of this sheet is enclosed.										
X	The Under Secretary of Commerce for Intellectual Property and Director of the United States										
	Patent and Trademark Office is hereby authorized to charge payment of the following fees associated										
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	X Any additional filing fees required under 37 C.F.R. § 1.1	6 for presentation of									
	extra claims.										
	X Any extension or petition fees under 37 C.F.R. § 1.17.	X Any extension or petition fees under 37 C.F.R. § 1.17.									
	BLAKELY SOKO	DLOFF TAYLOR & ZAFMAN LLP									
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	Todd M. Becker										
	Reg. No. 43,487										

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September 15, 2005

Date Mailed

Name

Signature

Date

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner:

Art Unit:

Allyson N. Trail

2876

Applicants:

Moore et al.

Serial No.:

10/052,678

Filed:

January 18, 2002

For:

METHOD AND APPARATUS

FOR RAPID IMAGE CAPTURE

IN AN IMAGE SYSTEM

Docket No.:

5557.P007

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT F (37 C.F.R. § 1.111)

Sir:

This amendment is submitted in response to the Office Action mailed June 15, 2005, for the above-noted patent application.

Applicants respectfully request that the Examiner do the following with this amendment:

- 1. Please enter the amendments to the specification, if any, in section I below.
- 2. Please enter the amendments to the claims, if any, in section II below.
- 3. Please consider the specification amendments in section I and the claims listed in section II in view of the remarks found in section III.